## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TENNESSEE

SNMP RESEARCH, INC. and SNMP RESEARCH INTERNATIONAL, INC., Case No. 3:20-cy-00451 Plaintiffs, U.S. District Judge Charles E. Atchley, Jr. v. **Jury Demand BROADCOM INC.; BROCADE** COMMUNICATIONS SYSTEMS LLC; and EXTREME NETWORKS, INC.,

Defendants.

## PLAINTIFFS SNMP RESEARCH INC.'S AND SNMP RESEARCH INTERNATIONAL, **INC.'S WITNESS LIST PURSUANT TO DKT. 242**

COME NOW Plaintiffs SNMP Research, Inc. and SNMP Research, International, Inc. (collectively, "Plaintiffs"), by and through the undersigned counsel of record, and pursuant to the Scheduling Order entered by this Court (Dkt. 242), and Federal Rule of Civil Procedure 26(a)(3)(A)(i), hereby submit the following witness list. Plaintiffs reserve the right to call rebuttal witnesses as deemed necessary at the time of trial.

Plaintiffs presently expect to call the following individuals to testify at the trial of this matter:

	<u>Name</u>	Address	Phone Number	Will/May Call
1.	Dr. Jeffrey D. Case	Contact through	Contact through	Will call live
1.	Di. veine, D. case	counsel for Plaintiffs	counsel for Plaintiffs	Will dull live
2.	Steve Blizzard	Contact through counsel for Plaintiffs	Contact through counsel for Plaintiffs	Will call live
3.	David Reid	Contact through counsel for Plaintiffs	Contact through counsel for Plaintiffs	Will call live

4.	David Spakes	Contact through counsel for Plaintiffs	Contact through counsel for Plaintiffs	Will call live
5.	Patti Sams	Contact through counsel for Plaintiffs	Contact through counsel for Plaintiffs	Will call live
6.	Daniel DeBacker	Contact through counsel for Extreme	Contact through counsel for Extreme	Will call live or by deposition
7.	Michael Fitzgerald	Contact through counsel for Extreme	Contact through counsel for Extreme	Will call live or by deposition
8.	Hardik Ajmera	Contact through counsel for Extreme	Contact through counsel for Extreme	Will call live or by deposition
9.	Kaylee Freeman	Contact through counsel for Extreme	Contact through counsel for Extreme	Will call live or by deposition
10.	Antony Hutchins	Contact through counsel for Extreme	Contact through counsel for Extreme	Will call live or by deposition
11.	Paul Segalini	Contact through counsel for Extreme	Contact through counsel for Extreme	Will call live or by deposition
12.	Fiona Nolan	Contact through counsel for Extreme	Contact through counsel for Extreme	Will call live or by deposition
13.	Robert Reason	Contact through counsel for Extreme	Contact through counsel for Extreme	Will call live or by deposition
14.	David Carson	Contact through counsel for Extreme	Contact through counsel for Extreme	Will call live or by deposition
15.	Kevin Frick	Contact through counsel for Extreme	Contact through counsel for Extreme	Will call live or by deposition
16.	Tim Bourne	Contact through counsel for Extreme	Contact through counsel for Extreme	Will call live or by deposition
17.	Yeeping Zhong	26131 Altadena Dr., Los Altos Hills, CA 94022-2009	408-772-1689	Will call live or by deposition
18.	Scott Bradner	Contact through counsel for Plaintiffs	Contact through counsel for Plaintiffs	Will call live

19.	Mark Chandler	Contact through counsel for Plaintiffs	Contact through counsel for Plaintiffs	Will call live
20.	Dr. Ravi Dhar	Contact through counsel for Plaintiffs	Contact through counsel for Plaintiffs	Will call live
21.	Steve Waldbusser	Contact through counsel for Plaintiffs	Contact through counsel for Plaintiffs	Will call live
22.	Michael J. Wallace	Contact through counsel for Plaintiffs	Contact through counsel for Plaintiffs	Will call live
23.	Regan Smith	Contact through counsel for Plaintiffs	Contact through counsel for Plaintiffs	Will call live

Plaintiffs also provisionally list the following additional witnesses, all but two of whom Extreme has listed on its initial disclosures. Plaintiffs have asked Extreme to confirm that it will not be calling any of the following witnesses to trial so that Plaintiffs need not depose them. Extreme has not responded to Plaintiffs with its confirmation as to whether or not it will be calling the following witnesses to trial. Accordingly, because Plaintiffs have reached their 10-deposition limit and because Extreme will not confirm whether or not it will be calling the following witnesses to trial, Plaintiffs will seek leave to notice the depositions of the witnesses below who are also listed on Extreme's initial disclosures. If Extreme does not produce the witnesses listed on its initial disclosures for deposition, then Extreme should not be permitted to bring such witnesses for trial, regardless of whether Extreme includes them on its witness list.

	<u>Name</u>	Address	Phone Number	Will/May Call
1.	Kevin Gray	Contact through counsel for Extreme	Contact through counsel for Extreme	May call live or by deposition
2.	Indhu Balraj	Presently unknown	Presently unknown	May call live or by deposition

3.	Tibor Fabry- Asztalos	Presently unknown	Presently unknown	May call live or by deposition
4.	Manjunath Gowda	Presently unknown	Presently unknown	May call live or by deposition
5.	Larry Fitterer	Presently unknown	Presently unknown	May call live or by deposition
6.	Michael Yip	Presently unknown	Presently unknown	May call live or by deposition
7.	Tara Flanagan	Contact through counsel for Extreme	Contact through counsel for Extreme	May call live or by deposition
8.	Peter Lam	Contact through counsel for Extreme	Contact through counsel for Extreme	May call live or by deposition

## Respectfully submitted this 14th day of May, 2024.

By: /s/John L. Wood

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Attorneys for Plaintiffs SNMP Research International, Inc. SNMP Research, Inc.

## CERTIFICATE OF SERVICE

I hereby certify that on this the May 14, 2024, a true and accurate copy of the forego	ing
was served on counsel of record for Defendant in this matter electronically.	

/s/ Olivia Weber